Your Committee, to which this proposal was referred, has amended the proposal by substitution and further amendment to read as follows and recommends its adoption as amended.

CITY COUNTY COUNCIL

PROPOSAL NO. 195, 2014

CITY OF INDIANAPOLIS-MARION COUNTY, INDIANA

INTRODUCED: 06/02/2014

REFERRED TO: Rules and Public Policy Committee

SPONSOR: Councillors Barth, Miller and Adamson

DIGEST: amends the Code by adding a new Chapter 851 establishing the Indianapolis-Marion County

Landlord Registration Program

SOURCE:

Initiated by: Councillors Barth, Miller and Adamson Drafted by: Fred Biesecker, General Counsel

LEGAL REQUIREMENTS FOR ADOPTION:

Subject to approval or veto by Mayor

PROPOSED EFFECTIVE DATE:

Adoption and approvals

GENERAL COUNSEL APPROVAL:

Date: May 29, 2014

## CITY-COUNTY GENERAL ORDINANCE NO. , 2014

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code by adding a new Chapter 851 establishing the Indianapolis-Marion County Landlord Registration Program.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. "The Revised Code of the Consolidated City and County" is hereby amended by adding a new Chapter 851, to read as follows:

# CHAPTER 851 - INDIANAPOLIS LANDLORD REGISTRATION PROGRAM

#### Sec. 851-101. Program established.

Rental Units and Communities are a vital part of the fabric of our city. They play a critical role in finding good and affordable living for our residents. Thus, by reason of their operation, use, or occupancy they affect or are likely to affect the public health, safety and general welfare of the city.

In many cases, identifying a landlord is very difficult due to the property being registered under an LLC or an out-of-state owner. Thus it is hard to hold negligent landlords accountable for properties that are negatively impacting their tenants and the surrounding neighborhood. It is also very hard to connect the dots and identify a bad landlord that owns many properties around the city and is causing a burden on the tax payers to deal with their code violations.

The chronology of events before a property becomes abandoned and thus a financial and public health liability for Indianapolis has shown in many of those cases that the properties were poorly kept rentals. Property ownership comes with responsibility and when someone rents a property to the public, there are additional responsibilities. Many properties that are poorly kept have owners who are, and at times deliberately so, difficult to track down. To address this issue, Tthe Indianapolis Landlord Registration Program is hereby established.

## Sec. 851-102. Authority.

Effective June 30, 2014, House Enrolled Act No. 1403 (2014) allows political subdivisions to establish and enforce registration and inspection programs for rental units within the political subdivision, subject to certain conditions and limitations.

#### Sec. 851-103. Definitions.

- (a) Department means the Department of Code Enforcement or its designee
- (b) Landlord has the meaning set forth in IC 32-31-3-3.
- (c) Owner has the meaning set forth in IC 32-31-3-4.
- (d) Tenant has the meaning set forth in IC 32-31-3-10
- (e) Person has the meaning set forth in IC 32-31-3-5.
- (f) Rental Unit has the meaning set forth in IC 32-31-3-8, with the sole exception being an owner-occupied structure that has a single sleeping unit being rented to a Tenant.
- (g) Rental Unit Community has the meaning set forth in IC 36-1-20-1.5.
- (h) Renters FAQ means a document that is given to all tenants renting with a landlord containing the following information:
  - a. A statement substantially in the form of: "A rental property in Indianapolis must be kept free from any violations of state and local laws. Should any of these violations occur, a tenant should contact their landlord for resolution. If necessary, a tenant can also contact the Mayor's Action Center at (telephone number) for external violations and Health at Hospital at (telephone number) for internal violations. Please note, however that some violations are the responsibility of the tenant and thus a tenant should review their lease thoroughly to understand their responsibility. A tenant should also review the lease before stopping rent payments due to a violation."
  - b. A description of the federal, state and local laws applicable to rental units.

#### Sec. 851-104. Registration Program.

- (a) Beginning on January 1, 2015, all owners or landlords of rental units within the city must register with the department via a method or form prescribed by the department. The registration form shall include the following:
  - 1) the name, telephone number, and address of the owner;
  - 2) the name and address of:
    - a. a person residing in Indiana authorized to manage the rental unit; and
    - a person who is authorized to act as agent for the owner for purposes of service of process and receiving and receipting for notices and demands;

as provided in IC 32-31-3-18;

3) an affirmation that the rental units, the real property of which the rental units are a part, and any other rental unit property owned or registered by the owner in Marion County, are not subject to any un-remediated citation of violation of the state and local codes and ordinances;

- 4) an affirmation that there are no delinquent real property taxes, assessments, or penalties (other than those that are the subject of an ongoing appeal) with respect to the property, or any other rental unit property owned or registered by the owner in Marion County;
- 5) an affirmation that the Renters FAQ provided by the department will be given to any tenants occupying the property at the onset of each new lease agreement; and
- 6) 5) a statement of the number of rental units on each separate parcel of real property covered by the registration.
- (b) Beginning on January 1, 2015, an owner or landlord of a rental unit must pay to the department an initial registration fee as provided in Section 131-501. Only one registration fee is required for all rental units in a rental unit community. If a rental unit is not part of a rental unit community, a separate registration fee must be paid for each separate parcel of real property on which a rental unit is located, unless they are all registered at the same time.
- (c) In the event of a change of ownership, the new owner or landlord must, not later than thirty (30) days after the change of ownership, pay the registration fee as provided in Section 131-501 and provide updated registration information to the department.
- (d) Registrations must be renewed annually. The renewal fee may be up to the amount as provided in Section 131-501, as determined by the department.
- (e) The owner or landlord must notify the department within thirty (30) days of any changes to registration information.

#### Sec. 851-105. Inspection Program.

(a) Notwithstanding IC 36-1-20-4, nNo proactive inspection program will be implemented to enforce the provisions of this chapter. Tenants will be given the Renters FAQ and may contact the appropriate department regarding compliance issues.

# Sec. 851-106. Landlord Registration Fund.

There is hereby created a special fund, to be designated as the "Landlord Registration Fund." This fund shall be a continuing, non-reverting fund, with all balances remaining therein at the end of the year, and such balances shall not revert to the city or county general funds. The controller shall deposit in this fund all fees assessed and collected pertaining exclusively to a rental unit or rental unit community. This fund shall be dedicated solely to reimbursing the costs actually incurred relating to the Indianapolis Landlord Registration Program.

#### Sec. 851-107. Penalties and Enforcement.

- (a) Failure to register as required by Section 851-104 is subject to admission of violation and payment of a civil penalty for each rental unit or rental unit community in violation in an amount provided in Section 103-52 of the Code.
- (b) Failure to update the registration within 30 days of a change in ownership as required by Section 851-104 is subject to admission of violation and payment of a civil penalty for each rental unit or rental unit community in violation in an amount provided in Section 103-52 of the Code.
- (c) Failure to renew the registration as of January 1<sup>st</sup> each calendar year as required by Section 851-104 is subject to admission of violation and payment of a civil penalty for each rental unit or rental unit community in violation in an amount provided in Section 103-52 of the Code.
- (d) Failure to update the registration within 30 days of a change in anything other than ownership as required by Section 851-104 is subject to admission of violation and payment of a civil penalty for each rental unit or rental unit community in violation in an amount provided in Section 103-52 of the Code.

- (e) In addition to civil penalties, the department may seek injunctive relief to enforce the provisions of this Chapter.
  - (f) The penalties allowed under subsections (a) through (d) may not be imposed until after:
    - 1) a notice of violation has been issued to the owner or the owner's designee by personal service or by first class United States Mail, postage prepaid;
    - 2) passage of thirty (30) days, which must be stated in the notice, for the violation to be cured; and
    - 3) failure of the violation to be cured within the time stated in the notice.

SECTION 2. Section 103-52 of the "Revised Code of the Consolidated City and County," regarding civil penalties for ordinance violations is hereby amended by the addition of the underscored language, to read as follows:

# Sec. 103-52. Schedule of Code provisions and penalties.

The following Code (or ordinance) provisions and their respective civil penalties are designated for enforcement through the ordinance violations bureau:

Code	Subject Matter	
Section		Penalty 50.00
293-321		
321-1	Swimming in unguarded waters - first offense in calendar year	
361-108	Littering on premises of another	45.00
361-201	Vehicle losing its loadFirst offense in calendar year	50.00
391-302	Unlawful noiseFirst offense in calendar year	50.00
407-103	LoiteringFirst offense in calendar year	50.00
407-201	Unlawful fireworks use, ignition or dischargeFirst offense	100.00
431-108	Parking prohibited for street repairs and cleaning	20.00
431-314	Premises address violationSecond offense in calendar year	25.00
431-602	BicyclesSecond violation in a twelve-month period regarding children under twelve	50.00
431-603	Unlawful operation of bicycleFirst violation in a twelve-month period	50.00
431-604	Unattended bicycle or bicycle not in operation—First violation in a twelve- month period	50.00
431-604	Unattended bicycle or bicycle not in operation—Second violation in a twelve-month period	100.00
431-604	Unattended bicycle or bicycle not in operation—Third violation in a twelve- month period	
431-702	Prohibited activity in roadwaysFirst violation in twelve-month period	25.00
431-703	Interference with vehicular trafficFirst violation in twelve-month period	25.00
441-108	Pedestrian violations	12.50
441-214	Parking when temporarily prohibited	20.00
441-318	Unlawful use of horn or sounding device	15.00
441-363	Unlawfully parked trailer	20.00
441-374	Bicycle path or lane—First violation in a twelve-month period	50.00
441-407	Display of unauthorized traffic controls	15.00
441-408	Interference with traffic control devices	15.00
441-503	Consumption or possession by operator of motor vehicleFirst offense in calendar year	50.00
441-504	Operating motor vehicle containing open alcoholic beveragesFirst offense in calendar year	50.00
511-702	Open burning	50.00
531-102	Animal at largeFirst offense in twelve-month period	50.00
531-202	No dog or cat permanent identificationFirst offense	50.00

531-202	No dog or cat permanent identificationSecond and subsequent offenses	100.00	
531-301	No dog or cat antirables vaccinationFirst offense	100.00	
531-302	No antirabies vaccination tag on dog or catFirst offense in twelve-month		
331-302	period	25.00	
531-302	No antirabies vaccination record for feral cat colonyFirst offense in twelve- month period		
611-403	Unlawful loading or unloading of private bus	15.00	
611-501	Unlawful stopping of food vendor vehicle	15.00	
611-502	Violation of noise restriction on food vendors	15.00	
611-504	Failure of food vending vehicle to display required warnings	15.00	
611-506	Unlawful vending from other than curbside of vending vehicle	15.00	
621-106	Unlawful parking on sidewalk, in crosswalk, or adjacent yard	25.00	
621-107	Unlawful parking in certain school areas	20.00	
621-108	Unlawful manner of parking	20.00	
621-109	No required lights on certain parked vehicles	20.00	
621-110	Violation of handicapped parking restrictions	100.00	
621-111	Unlawful parking in handicapped parking meter zone	100.00	
621-112	Unloading perpendicular to curb without permit	20.00	
621-113	Unlawful use of bus stops and taxicab stands	20.00	
621-113	Unlawful use of passenger and loading zones	20.00	
621-115	Unlawful parking adjacent to certain buildings	20.00	
621-116	Unlawful parking for display for sale or advertising	20.00	
621-116		20.00	
	Unlawful parking for more than six (6) hours	20.00	
621-118	Unlawful parking of commercial vehicles at night		
621-119	Unlawful parking in alleys or on certain narrow streets	20.00	
621-120	Unlawful parking in designated special parking areas	20.00	
621-121	Parking on certain streets where prohibited at all times	20.00	
621-122	Stopping, standing or parking on streets where prohibited at all times	20.00	
621-123	Parking on certain streets where prohibited at all times on certain days	20.00	
621-124	Parking on certain streets when prohibited at certain times on certain days	20.00	
621-125	Stopping, standing or parking during prohibited hours on certain days on certain streets	25.00	
621-126	Parking longer than permitted on certain streets at certain times on certain days	20.00	
621-127	Unlawful outdoor storage of inoperable motor vehicleFirst offense in a twelve-month period	50.00	
621-127	Unlawful outdoor storage of inoperable motor vehicleSecond offense in a twelve-month period	in a 250.00	
621-221	Parking in parking meter space when prohibited	20.00	
621-226	Parking in excess of maximum time permitted in parking meter space	20.00	
621-227	Expired parking meter	20.00	
621-306	Unlawful parking during snow emergency	25.00	
621-404	Leaving taxicab unattended	20.00	
621-405	Unlawful parking in certain mailbox zones	20.00	
621-430(a)	Unlawful use of loading zone in Regional Center by non-eligible vehicle	25.00	
621-430(b)	Unlawful use of loading zone in Regional Center by non-eighble venicle	25.00	
` '	Unlawful use of loading zone in Regional Center in excess of posted time		
621-430(c)	limits	25.00	
621-430(d)	Unlawful obstructing traffic in the Regional Center	25.00	
621-430(e)	Unlawful parking in alleys or on certain narrow streets in the Regional Center	25.00	
621-501	Unlawful stopping, standing or parking near fire hydrant	75.00	
621-502	Unlawful obstruction of fire lane	75.00	
631-102	In park after hoursFirst offense in calendar year	50.00	
631-109	Alcohol in parkFirst offense in calendar year	50.00	
645-528	Skateboard or similar play deviceFirst offense in calendar year	50.00	

706-105	Water conservation violationSecond offense in twelve-month period	250.00 50.00	
730-505	Civil zoning violationsFirst offense in calendar year		
311-214	Alarm business failure to report monitoring information		
311-311	First false alarm in calendar year after a year in which a warning was issued		
311-311	Second false alarm in same calendar year as warning	25.00	
311-311	Second false alarm in all other calendar years	50.00	
311-311	Third false alarm in same calendar year as warning	50.00	
311-311	Third false alarm in all other calendar years	75.00	
311-311	Fourth false alarm in same calendar year as warning	75.00	
311-311	Fourth false alarm in all other calendar years	100.00	
311-704	Second faulty fire alarm in twelve-month period	25.00	
311-704	Third faulty fire alarm in twelve-month period	50.00	
311-704	Fourth faulty fire alarm in twelve-month period	75.00	
51-107(a)	Failure to register as a landlord	500.00	
51-107 (b)	Failure to update the landlord registration upon change in ownership	250.00	
51-107 (c)	Failure to renew annual registration as a landlord	100.00	
351-107 (d)	Failure to update the landlord registration upon change in information, other than ownership	100.00	
375-702	Construction activity without required license, listing or registration – First offense in twelve-month period		
Ch. 895	Horse-drawn carriage violationFirst offense in twelve-month period	100.00	
Ch. 903	Pedal cab violationFirst offense in twelve-month period	100.00	
31-305	Excessive parking charge at commercial parking facilityFirst offense in twelve-month period	100.00	
96-77	No monthly taxicab certificateFirst offense in twelve-month period	25.00	
996-123	Failure to maintain public vehicle for hireFirst offense in twelve-month period	25.00	
96-124	Taxicab operator dress code violationFirst offense in twelve-month period	25.00	
996-126	Failure to display licenses or fare scheduleFirst offense in twelve-month period	25.00	
996-138	Taxicab operator exceeding limitation on hoursFirst offense in twelve- month period	25.00	

SECTION 3. Section 131-501 of the "Revised Code of the Consolidated City and County," regarding license and permit fees, is hereby amended by the addition of the underscored language, to read as follows:

# Sec. 131-501. Schedule of license and permit fees.

The following fees are established for their respective licenses and permits issued by the city or county:

Code Section	License or Permit	Fee
441-364	Operation of certain trucks on certain streets	\$162.00
536-211	Transfer of building permit	\$48.00
536-602	Construction or placement of, or additions to, Class 2 structures for a primary Class 2 structure	For structures less than or equal to 1,000 square feet, a minimum fee of two hundred and seventeen dollars (\$217.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply. Square feet calculation shall include the area of an attached garage or carport and the area of a finished basement or attic, but exclude the area of an unfinished basement or attic

536-602	Accessory Class 2 structure appurtenant to a primary Class 2 structure	For accessory structures less than or equal to 200 square feet a fee of forty-two dollars (\$42.00). For accessory structures greater than 200 square feet and less than or equal to 1,000 square feet, a minimum fee of one hundred ninety-three dollars (\$193.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-602	Construction or placement of, or additions to, Class 1 structures	For structures less than or equal to 2,500 square feet, a minimum fee of three hundred fifty-one dollars (\$351.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-603	Remodeling, alteration, or repair of Class 2 structures; provided, however, that when remodeling, alteration, or repair of a Class 2 structure is accomplished at the same time as an addition to an existing structure, a single permit fee shall be determined according to section 536-602	feet, a minimum fee of one hundred fifty-nine dollars (\$159.00); for each additional 500 square feet, an additional fee of thirty-nine dollars	
536-603	Remodeling, alteration, or repair of Class 1 structures	For structures less than or equal to 2,500 square feet, a minimum fee of two hundred and fifty-seven dollars (\$257.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-604	Installation of a plumbing system in a new Class 2 structure	For structures less than or equal to 2,500 square feet, a minimum fee of one hundred eighty-five dollars (\$185.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-604	Installation or alteration of a plumbing system in a Class 1 structure	For the first ten (10) fixtures installed, a minimum fee of one hundred eighty-two dollars (\$182.00); for each additional five (5) fixtures, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-604	Alteration, repair or replacement of plumbing in an existing Class 2 structure	For structures less than or equal to 1,000 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-604	Initial connection or reconnection of plumbing to a structure that has been removed from one (1) location and is being placed at another location or to a factory constructed building	\$134.00	
536-605	Installation of an electrical power distribution system in a new structure or in an addition to an existing structure other than a Class 2 structure	For structures less than or equal to 2,500 square feet, a minimum fee of two hundred two dollars (\$202.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-605	Repair, alteration or remodeling of an electrical power distribution system in an existing structure, or in an addition to a Class 2 structure	For structures less than or equal to 1000 square feet, a minimum fee of one hundred sixty-nine dollars (\$169.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	

536-605	Installation or replacement of space heating equipment using electricity as its primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred and forty-six dollars (\$146.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-605	Installation or replacement of space cooling equipment using electricity as its primary source of energy	For structures or affected areas less than or equa to 10,000 square feet, a minimum fee of one hundred and forty-six dollars (\$146.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-605	Installation or replacement of combined space heating and space cooling equipment using electricity as their primary source of energy	For structures or affected areas less than or equa to 10,000 square feet, a minimum fee of one hundred seventy-eight dollars (\$178.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-605	Initial connection or reconnection of electrical power to a structure that has been removed from one (1) location and is being placed at another location or to a factory constructed building	\$89.00	
536-605	Installation, alteration, replacement or repair of a system distributing electrical power to service equipment supplying power to manufactured home located in a manufactured home park	\$498.00	
536-605	Obtaining each "electrical craft work certificate of compliance" form, as allowed in subsection 536-404(b)	\$22.00	
536-606	Installation, replacement, or addition of a heating system, space heating equipment or other types of heating transfer, or installation, replacement, alteration, or addition of duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-606	Installation, addition or replacement of a cooling system, space cooling equipment, or other types of cooling transfer, or installation, replacement, alteration, or addition to duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-606	Installation, replacement, or addition of combined heating systems and cooling systems, combined space heating equipment and space cooling equipment, or other types of heating or cooling transfer, or installation, replacement, alteration, or addition of duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred eighty-five dollars (\$185.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply	
536-606	Refrigeration equipment	\$156.00	
536-607	Demolition or removal of primary Class 2 structures located on the same premises	\$127.00	
536-607	Demolition or removal of accessory Class 2 structure	\$94.00	
536-607	Demolition or removal of Class 1 structures with ground floor area of less than two thousand five hundred (2,500) square feet	\$141.00	

536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than two thousand five hundred (2,500) square feet, but less than five thousand (5,000) square feet	\$199.00	
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than five thousand (5,000) square feet, but less than ten thousand (10,000) square feet	\$231.00	
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than ten thousand (10,000) square feet	\$292.00	
536-607	Demolition or removal of smokestacks, aboveground storage tanks, overhead hoppers, or other similar structures	\$296.00	
536-608	Master permit	The sum of the applicable fees	
536-609	Administrative fee	\$215.00	
536-610	General service activity permit fee	\$89.00	
536-612	General construction permit, where not specified by chapters 536 or 131 of this Code	\$170.00 for Class 1 structures; and \$141.00 for Class 2 structures	
536-615	Amendment of a building permit that requires submittal of additional plans	\$101.00	
536-616	Building permit renewal after expiration	\$56.00	
536-619	Additional service fee for applying for all demolition, master, sign, structural, and infrastructure related permits	\$32.00	
536-620	Plan review of a primary or accessory Class 2 structure. Review includes appropriate structural and mechanical plan review	Eighty-five dollars (\$85.00) for structures less than 1,000 square feet. For each additional 500 square feet an additional fee of twenty-one dollars (\$21.00)	
536-620	Plan review of Class 1 structures. Review includes appropriate structural and mechanical plan review	Three hundred and forty-six dollar (\$346.00) initial fee; review time in excess of three (3) hours shall be billed at a rate of ninety-one dollars (\$91.00) per hour in addition to the initial fee	
536-620	Accelerated plan review of Class 1 structures. Review includes appropriate structural and mechanical plan review	\$316.00 per hour	
575-7	Administrative fee for abatement of environmental public nuisance	\$288.00	
601-8	Operation of sanitary landfill	\$437.00	
645-548	Transfer of right-of-way overhead or subsurface use permit	\$48.00	
645-579	Encroachment	\$360.00	
671-22	Extension, amendment, or transfer of sewer connection permit	\$56.00	
	Private disposal facility	\$100.00	

671-159	Extension of sanitary sewer construction permit	\$56.00
671-167	Amendment of sanitary sewer construction permit	\$56.00
671-170	Transfer of sanitary sewer construction permit	\$56.00
801-310	Administrative fee—Licensing	\$215.00
807-203	Adult entertainment business	\$377.00
811-213	Alarm business	\$250.00
831-2	Amusement location	\$207.00
836-2	Kennel, pet shop, or stable	\$200.00
845-106	Ticket broker	\$57.00
<u>851-104</u>	Rental registry/renewal	<u>\$5.00</u>
875-701	New listing or license for a sole proprietor, partnership or corporation as a general contractor, or for licensing a person, sole proprietor, partnership or corporation as an electrical contractor, heating and cooling contractor or wrecking contractor	\$247.00 for a business entity; and \$377.00 for an individual
875-701	Renewal of a listing or license for a sole proprietor, partnership or corporation as a general contractor, or for licensing a person, sole proprietor, partnership or corporation as an electrical contractor, heating and cooling contractor or wrecking contractor	\$247.00
875-701	Registration of state licensed plumbing contractors who are sole proprietors, and individuals within a corporation who are eligible to secure permits	\$142.00
875-701	Additional names of persons eligible to secure permits for a contractor	\$63.00
881-7	Dance permit	\$209.00
881-7	Annual dance license	\$335.00
886-8	Fire extinguisher service company	\$207.00
895-1	Horse-drawn carriage	\$105.00
901-3	Hotel	\$291.00
903-102	Pedal cabs	\$70.00
909-103	Lobbyist	\$100.00
911-6	Massage parlor, bathhouse, escort service, body painting studio or nude modeling studio	\$319.00
911-6	Massage therapist, escort, body painting model or nude model	\$103.00
931-201	Commercial parking facility	\$207.00
936-2	Public pay telephone	\$81.00

951-104	Pawnbroker	\$320.00 for each place of business of licensee
951-302	Annual fee for flea market merchant license	\$143.00
951-404	Dealers in salvage or scrap metal	\$568.00 for each place of business of licensee
955-1	Trash hauling	\$286.00
961-204	Vendor cart in franchise zone or commercial franchise zone	\$99.00
961-209	Vendor cart transfer	\$69.00
961-303	Vendor cart franchise zone drawing	\$40.00
986-103	Special event fee—250 to 2,500 attendees	\$75.00, or \$175.00 if the special event requires fire department personnel or apparatus
986-103	Special event fee—Over 2,500 attendees	\$268.00, or \$368.00 if the special event requires fire department personnel or apparatus
986-202	Limited duration license without inspection	\$75.00
986-202	Limited duration license with inspection	\$139.00
987-102	Transient merchant	\$121.00
988-103	Tobacco specialty bar	\$215.00
995-201	Tow business	\$145.00, and \$21.00 for every five (5) tow truck operators employed or contracted by the licensee
996-25	Taxicab operator	\$59.00
996-47	Public vehicle for hire—Per vehicle	\$208.00
ordinance provision	be declared by a court of competent jurison provisions shall not be affected, if and only	ph, sentence, clause, or any other portion) of this diction to be invalid for any reason, the remaining if such remaining provisions can, without the invalid the Council in adopting this ordinance. To this end

provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 5. This ordinance shall be in full force and 14.	effect upon adoption a	nd compliance with IC 36-3-4
The foregoing was passed by the City-County Coup.m.	ncil this day of	, 2014, at
ATTEST:		
	Maggie A. Lewis President, City-C	
NaTrina DeBow Clerk, City-County Council		
Presented by me to the Mayor this day of	, 2014, at 10	0:00 a.m.
Approved and signed by me this day of	NaTrina DeBow Clerk, City-Coun , 2014.	ty Council
	Gregory A. Balla	rd, Mayor